UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

FEDERAL TRADE COMMISSION,

Plaintiff,

v.

AMG Services, Inc., et al.,

Defendants, and

Park 269 LLC, et al.,

Relief Defendants.

Case No. 2:12-cv-536

STIPULATED
ORDER FOR
PERMANENT
INJUNCTION AND
JUDGMENT

Plaintiff Federal Trade Commission ("FTC" or "Commission"), filed its
Complaint for Injunction and other Equitable Relief, subsequently amended as the
Amended Complaint for Injunction and other Equitable Relief, ("Complaint"), seeking a
permanent injunction and other equitable relief in this matter, pursuant to Section 13(b)
of the Federal Trade Commission Act ("FTC Act"), 15 U.S.C. § 53(b); the Truth in
Lending Act ("TILA"), 15 U.S.C. §§ 1601-1666j; and the Electronic Fund Transfer Act
("EFTA"), 15 U.S.C. §§ 1693-1693r. The Commission and AMG Services, Inc., Red
Cedar Services, Inc., SFS, Inc., MNE Services, Inc., AMG Capital Management, LLC,
Level 5 MotorSports, LLC, LeadFlash Consulting, LLC, Black Creek Capital
Corporation, Broadmoor Capital Partners, LLC, Scott A. Tucker, Blaine A. Tucker, Don
E. Brady, Robert D. Campbell, and Troy L. Little Axe, Jr. stipulate to the entry of this
Stipulated Order for Permanent Injunction and Judgment to resolve Counts II and IV in
the Complaint.

THEREFORE, IT IS ORDERED as follows:

FINDINGS

1. This Court has jurisdiction over this matter.

- 2. Count II of the Complaint alleges that Defendants participated in deceptive acts or practices in violation of Section 5(a) of the FTC Act, 15 U.S.C. § 45(a), in the collection of loans. Count IV of the Complaint alleges that Defendants violated Section 913(1) of EFTA, 15 U.S.C. § 1693k(1) and Section 1005.10(e)(1) of Regulation E, 12 C.F.R. § 1005.10(e)(1), in the extension of credit.
- 3. Only for purposes of this Order, Settling Defendants admit the facts necessary to establish jurisdiction of the Court as to Counts II and IV of the Complaint.
- 4. The FTC and Settling Defendants, as defined herein, stipulate and agree to entry of this Order, without trial or final adjudication of any issue of fact or law, to settle and resolve all matters in dispute arising from the conduct alleged in Counts II and IV of the Complaint as against the Settling Defendants. This settlement does not settle and resolve any conduct not alleged in Counts II and IV of the Complaint or as to any other party. This Order is for settlement purposes only, and does not constitute and shall not be interpreted to constitute an admission or denial by Settling Defendants or a finding that the law has been violated or not violated as alleged in the Complaint, or that the facts alleged in the Complaint are true or not true.
- 5. The FTC and Settling Defendants have consented to entry of this Order without Settling Defendants admitting or denying liability for any of the violations in Counts II and IV of the Complaint.
- 6. Settling Defendants waive any claim that they may have under the Equal Access to Justice Act, 28 U.S.C. § 2412, concerning the prosecution of this action through the date of this Order, and agree to bear their own costs and attorney fees.
- 7. Settling Defendants waive all rights to appeal or otherwise challenge or contest the validity of this Order.
- 8. The FTC and Settling Defendants may not use this Order to support any argument that the FTC Act grants or does not grant the Commission jurisdiction over any

Defendant. Notwithstanding the foregoing, and for purposes of this Order only, the Commission shall have jurisdiction over the Settling Defendants to seek enforcement of this Order.

9. Records submitted to the Commission pursuant to this Order shall be governed by the Confidentiality and Protective Order entered in this case (ECF No. 308).

DEFINITIONS

For the purposes of this Order only, the following definitions apply:

- 1. "Collection of Debts" means any activity the principal purpose of which is to collect or attempt to collect, directly or indirectly, Debts owed or due or asserted to be owed or due.
- 2. "Covered Activities" means the extension or servicing of online credit primarily for personal, family, or household purposes or the Collection of Debts from consumers.
- 3. "Debt" means any obligation or alleged obligation of a consumer to pay money arising out of a transaction in which the money, property, or services that are the subject of the transaction are primarily for personal, family, or household purposes, whether or not such obligation has been reduced to judgment.
- 4. "Defendants" means AMG Services, Inc., SFS, Inc., Red Cedar Services, Inc., MNE Services, Inc., Scott A. Tucker, Blaine A. Tucker, AMG Capital Management, LLC, Level 5 Motorsports, LLC, LeadFlash Consulting, LLC, Black Creek Capital Corporation, Broadmoor Capital Partners, LLC, Don E. Brady, Robert D. Campbell, and Troy L. Little Axe, Jr., Timothy J. Muir, and The Muir Law Firm, LLC.
- "Settling Defendants" means AMG Services, Inc., SFS, Inc., Red Cedar
 Services, Inc., MNE Services, Inc., Scott A. Tucker, Blaine A. Tucker, AMG Capital
 Management, LLC, Level 5 Motorsports, LLC, LeadFlash Consulting, LLC, Black Creek

Capital Corporation, Broadmoor Capital Partners, LLC, Don E. Brady, Robert D. Campbell, and Troy L. Little Axe, Jr.

- 6. "Entity Settling Defendants" means AMG Services, Inc., SFS, Inc., Red Cedar Services, Inc., MNE Services, Inc., AMG Capital Management, LLC, Level 5 Motorsports, LLC, LeadFlash Consulting, LLC, Black Creek Capital Corporation, and Broadmoor Capital Partners, LLC.
- 7. "Individual Settling Defendants" means Scott A. Tucker, Blaine A. Tucker, Don E. Brady, Robert D. Campbell, and Troy L. Little Axe, Jr.

ORDER

I. PROHIBITED COLLECTION PRACTICES

IT IS ORDERED that Settling Defendants and their successors, assigns, officers, agents, servants, employees and attorneys, and those persons or entities in active concert or participation with any of them who receive actual notice of this Order by personal service, facsimile transmission, email, or otherwise, whether acting directly or through any corporation, subsidiary, division, or other device, in connection with the collection of debts, are hereby permanently restrained and enjoined from misrepresenting, or assisting others in misrepresenting, expressly or by implication:

A. That consumers can be arrested or imprisoned for failing to pay Settling Defendants;

PROHIBITED ELECTRONIC FUND TRANSFER PRACTICES

- B. That Settling Defendants will or can take formal legal action against consumers, including but not limited to, filing suit; and
- C. Any other material fact.

II.

IT IS FURTHER ORDERED that Settling Defendants and their successors, assigns, officers, agents, servants, employees, and attorneys, and those persons or entities in active concert or participation with any of them who receive actual notice of this Order

by personal service, facsimile transmission, email, or otherwise, whether acting directly

or through any corporation, subsidiary, division, or other device, are hereby permanently restrained and enjoined from conditioning the extension of credit on preauthorized electronic fund transfers.

III. ORDER ACKNOWLEDGMENTS

IT IS FURTHER ORDERED that Settling Defendants obtain acknowledgments of receipt of this Order:

- A. Each Settling Defendant, within 7 days of entry of this Order, must submit to the Commission an acknowledgment of receipt of this Order sworn under penalty of perjury.
- B. For 3 years after entry of this Order, each Individual Settling Defendant for any business engaged in Covered Activities that such Individual Settling Defendant, individually or collectively with any other Defendants, is the majority owner or controls directly or indirectly, and each Entity Settling Defendant must deliver a copy of this Order to: (1) all principals, officers, directors, and LLC managers and members; (2) all employees, agents, and representatives who participate in Covered Activities; and (3) any business entity resulting from any change in structure as set forth in the following Section titled Compliance Reporting. Delivery must occur within 7 days of entry of this Order for current personnel. For all others, delivery must occur before they assume their responsibilities.
- C. From each individual or entity to which a Settling Defendant delivered a copy of this Order, that Settling Defendant must obtain, within 30 days, a signed and dated acknowledgment of receipt of this Order.

IV. COMPLIANCE REPORTING

IT IS FURTHER ORDERED that Settling Defendants make timely submissions to the Commission:

- A. One year after this Court enters judgment on the last remaining count in the Complaint, each Settling Defendant must submit a compliance report, sworn under penalty of perjury:
- 1. Each Settling Defendant must: (a) identify the Settling Defendant's primary physical, postal, and email address and telephone number, as designated points of contact, which representatives of the Commission may use to communicate with such Settling Defendant; (b) identify by all of their names, telephone numbers, and physical,

postal, email, and Internet addresses any and all businesses engaged in Covered Activities for which the Settling Defendant, individually or collectively with any other Defendants, is the majority owner or controls directly or indirectly; (c) describe the activities of each business identified in subparagraph (b) above and the involvement of any other Defendant (which Individual Settling Defendants must describe if they know or should know due to their own involvement); (d) describe in detail whether and how that Settling Defendant is in compliance with each Section of this Order; and (e) provide a copy of each Order Acknowledgment obtained pursuant to this Order, unless previously submitted to the Commission.

- 2. Additionally, each Individual Settling Defendant must: (a) identify all telephone numbers and all physical, postal, email and Internet addresses, including all residences; (b) identify all businesses engaged in Covered Activities for which such Defendant performs services whether as an employee or otherwise; and (c) describe in detail such Defendant's involvement in each business covered in subparagraph (b) above, including title, role, responsibilities, participation, authority, control, and any ownership.
- B. For 10 years after this Court enters judgment on the last remaining count in the Complaint, each Settling Defendant must submit a compliance notice, sworn under penalty of perjury, within 14 days of any change in the following:
- 1. Each Entity Settling Defendant must report any change in: (a) any designated point of contact; or (b) the structure of any Entity Settling Defendant or any entity that the Entity Settling Defendant has any ownership interest in or controls directly or indirectly that may affect compliance obligations arising under this Order, including: creation, merger, sale, or dissolution of the entity or any subsidiary, parent, or affiliate that engages in any acts or practices subject to this Order.
- 2. Additionally, each Individual Settling Defendant must report any change in: (a) name, including aliases or fictitious name, or residence address; (b) title or role in any business engaged in Covered Activities, including any such business for which such

Individual Settling Defendant performs services whether as an employee or otherwise; or (c) the ownership structure for any entity engaged in Covered Activities that the Individual Settling Defendant, individually or collectively with any other Defendants, controls directly or indirectly, including any changes to the name, physical address, and any Internet address of such business or entity.

- C. Each Settling Defendant must submit to the Commission notice of the filing of any bankruptcy petition, insolvency proceeding, or similar proceeding by or against such Settling Defendant within 14 days of its filing.
- D. Any submission to the Commission required by this Order to be sworn under penalty of perjury must be true and accurate and comply with 28 U.S.C. § 1746, such as by concluding: "I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on: _____" and supplying the date, signatory's full name, title (if applicable), and signature.
- E. Unless otherwise directed by a Commission representative in writing, all submissions to the Commission pursuant to this Order must be emailed to DEbrief@ftc.gov or sent by overnight courier (not the U.S. Postal Service) to: Associate Director for Enforcement, Bureau of Consumer Protection, Federal Trade Commission, 600 Pennsylvania Avenue NW, Washington, DC 20580. The subject line must begin: FTC v. AMG Services, Inc., No. X120026.

V. RECORDKEEPING

IT IS FURTHER ORDERED that Settling Defendants must create certain records for 10 years after this Court enters judgment on the last remaining count in the Complaint, and retain each such record for 5 years, as follows. Specifically, each Entity Settling Defendant engaged in Covered Activities, and each Individual Settling Defendant, for any business engaged in Covered Activities that such Individual Settling Defendant

individually or collectively with any other Defendants, is a majority owner or controls directly or indirectly, must create and retain the following records:

- A. accounting records showing the revenues from all goods or services sold;
- B. personnel records showing, for each person providing services, whether as an employee or otherwise, that person's: name; addresses; telephone numbers; job title or position; dates of service; and (if applicable) the reason for termination;
- C. records of all consumer complaints and refund requests, whether received directly or indirectly, such as through a third party, and any response;
- D. all records necessary to demonstrate full compliance with each provision of this Order, including all submissions to the Commission; and
- E. examples of each form agreement used with consumers to authorize electronic fund transfers.

VI. COMPLIANCE MONITORING

IT IS FURTHER ORDERED that, for the purpose of monitoring the Settling Defendants' compliance with this Order, after this Court enters judgment on the last remaining count in the Complaint:

- A. Within 14 days of receipt of a written request from a representative of the Commission, each Settling Defendant must: submit additional compliance reports or other requested information, which must be sworn under penalty of perjury; appear for depositions; and produce documents for inspection and copying. The Commission is also authorized to obtain discovery, without further leave of court, using any of the procedures prescribed by Federal Rules of Civil Procedure 29, 30 (including telephonic depositions), 31, 33, 34, 36, 45, and 69, provided that Settling Defendants, after attempting to resolve a dispute without court action and for good cause shown, may file a motion with this Court seeking an order for one or more of the protections set forth in Rule 26(c).
- B. For matters concerning this Order, the Commission is authorized to communicate

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directly with each Settling Defendant. Each Settling Defendant must permit representatives of the Commission to interview any employee or other person affiliated with any Settling Defendant who has agreed to such an interview. The person interviewed may have counsel present.

C. The Commission may use all other lawful means, including posing, through its representatives as consumers, suppliers, or other individuals or entities, to Settling Defendants or any individual or entity affiliated with Settling Defendants, without the necessity of identification or prior notice. Nothing in this Order limits the Commission's lawful use of compulsory process, pursuant to Sections 9 and 20 of the FTC Act, 15 U.S.C. §§ 49, 57b-1.

VII. RETENTION OF JURISDICTION

IT IS FURTHER ORDERED that this Court retains jurisdiction of this matter for purposes of construction, modification, and enforcement of this Order.

IT IS SO ORDERED this 8th day of October, 2013.

Gloria M. Navarro

United States District Judge

SO STIPULATED AND AGREED

NIKHIL SINGHVI

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24	Attorney for Defendant Troy L. Little	Attorney for Defendant Robert D.
25	Axe, Jr.	Campbell
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Attorney for Defendants AMG Services, Inc.; Red Cedar Services, Inc. dba 500FastCash; SFS, Inc. dba OneClickCash; MNE Services, Inc., dba Tribal Financial Services, Ameriloan, UnitedCashLoans, USFastCash

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3	AMG Services, Inc.	Black Creek Capital Corporation
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5	Name: Joe Fraziek Title: Interion President	Name:
6	Title: Interion President	Title:
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8	SFS, Inc.	Broadmoor Capital Partners, LLC
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10	Name:	Name:
11	Title:	Title:
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13	Red Cedar Services, Inc.	3
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15	Name:	Scott A. Tucker
16	Title:	
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18	MNE Services, Inc.	
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20	Name: Doe Frazier Title: President	Blaine A. Tucker
21	Title: President	
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23	AMG Capital Management, LLC	
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25	Name:	Don E. Brady
26	Title:	
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Name:	Name:
Title:	Title:
SFS, Inc.	Broadmoor Capital Partners, LLC
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Name: Lee Ickes	Name:
Title: CEO	Title:
Red Cedar Services, Inc.	
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Name:	Scott A. Tucker
Title:	
MNE Services, Inc.	
Name:	Blaine A. Tücker
Title:	
AMG Capital Management, LLC	
Name:	Don E. Brady
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13	Red Cedar Services, Inc.	
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15	Name: Troy Lottle Axe Title: President	Scott A. Tucker
16	Title: President	
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18	MNE Services, Inc.	• a
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20	Name:	Blaine A. Tucker
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23	AMG Capital Management, LLC	
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25	Name:	Don E. Brady
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5	Name:	Name: Scott Tucker
6	Title:	Title: President
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8	SFS, Inc.	Broadmoor Capital Partners, LLC
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10	Name:	Name: Schot Tucker Title: MANAGER
11	Title:	Title: MANAGER
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13	Red Cedar Services, Inc.	
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15	Name:	Scott A. Tucker
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18	MNE Services, Inc.	
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20	Name:	Blaine A. Tucker
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23	AMG Capital Management, LLC	· ·
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25	Name: Serr Tucker Title: Sole Owner	Don E. Brady
26	Title: Sole DWNER	
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	Name:	Scott A. Tucker
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	MNE Services, Inc.	
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(6)	Name:	Blaine A. Tucker
	Title:	
	AMG Capital Management, LLC	
	Name:	Don E. Brady
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23	AMG Capital Management, LLC	11/1 h
24		My Su
25	Name:	Don E. Brady
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1	Level 5 Motorsports, LLC	
2		
3	Name: Scott Tucker Robert D. Campbell	
4	Name: Scott Tucker Robert D. Campbell Title: Sole Owner	
5		
6	LeadFlash Consulting, LLC	
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8	Name: Troy L. Little Axe, Jr.	
9	Title:	
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Name:	Robert D. Campbell
Title:	
LeadFlash Consulting, LLC	
Name:	Troy L. Little Axe, Jr.
Title:	
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	Name:	Robert D. Campbell
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	LeadFlash Consulting, LLC	
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